

# राजपत्र, हिमाचल प्रदेश

## (असाधारण)

हिमाचल प्रदेश राज्यशासन द्वारा प्रशासित

शिमला, शुक्रवार, 11 जून, 1971/21 ज्येष्ट, 1843

### GOVERNMENT OF HIMACHAL PRADESH

## EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Simla-2, the 5th June, 1971

No. 21-7/70-E&T-Sectt.—In exercise of the powers conferred on him under section 14-B of the Himachal Pradesh Passengers and Goods Taxation Act, 1955 (Act No. 15 of 1955) and all other powers enabling him in this behalf, the Governor of Himachal Pradesh is pleased to erect barriers at the following places in the Pradesh to prevent evasion of Goods and Passengers Tax with immediate effect:—

1.	Baroti	District Simia
2.	Dehrewal	District Simla
3.	Katori Bangla	District Chamba
4.	Barotiwala	District Mahasu
5.	Garamora	District Bilaspur
6.	Kala Amb	District Sirmur
7.	Behraal	District Sirmur
8.	Naughat	District Sirmur
9.	Mahatpur	District Kangra
	Tappa	District Kangra
11.	Chakki Bridge	District Kangra

12. Bankhandi District Kangra
 13. On Nangal-Santokhgarh Road (near Poultry Farm).

14. Motli District Kangra15. Damtal District Kangra

 Daulatpur Chauk (close to District Kangra the border).

17. Near Sansarpur Terrace District Kangra
18. Jeijon District Kangra

Jejjon
 District Kangra
 Near Bathri village in Una District Kangra tehsil.

By order,
B. C. NEGI,
Secretary.

## LOCAL SELF GOVERNMENT DEPARTMENT

#### NOTIFICATION

Simla-2, the 29th May, 1971

No. 1-8/70-LSG.—In exercise of the powers conferred by sections 255 and 273 of the Himachal Pradesh Municipal Act, 1968, the Governor, Himachal Pradesh is pleased to make the following Rules entitled as "the Rules Regulating the Construction and Maintenance of Latrines and Urinals by the Municipalities in Himachal Pradesh", the same having been previously published in the Official Gazette:—

#### RULES

RULES REGULATING THE CONSTRUCTION AND MAINTEN-ANCE OF LATRINES AND URINALS BY THE MUNICIPALITIES IN HIMACHAL PRADESH UNDER SECTION 124(4) OF HIMACHAL PRADESH MUNICIPAL ACT, 1968

- 1. Short title and commencement.—(1) These rules may be called the Regulating of Construction and Maintenance of Public Latrines and Urinals by the Municipalities in Himachal Pradesh Rules, 1970.
  - (2) They shall come into force with immediate effect.
  - 2. Definitions.—In these rules, unless the context otherwise requires,—
    - (a) "Municipality" means a Municipal Committee or Notified Area Committee established by or under the Himachal Pradesh Municipal Act, 1968, or Municipal Corporation established by or under the Capital of Himachal Pradesh (Development and Regulation) Act. 1968, or by or under any other enactment made in this behalf subsequently.
    - (b) Words and expressions used but not defined in these rules shall have the meaning assigned to them in the above Acts.
- 3. Conditions for construction of latrines and urinals.—(1) Every Municipality shall in consultation with the Municipal Medical Officer of Health or the District Medical Officer of Health as the case may be, select proper and convenient places for construction of public latrines and urinals

(water borne and flush-type). Where there is a difference of opinion, between the Municipality and the Municipal Medical Officer of Health or the District Medical Officer of Health, as the case may be, the matter shall be referred to the Deputy Commissioner, whose decision shall be final.

Note.—If whole-time Municipal Medical Officer of Health with Director of Public Health qualifications is employed by the Municipality, consultation with such officer alone shall be necessary.

- (2) The public latrines and urinals shall be constructed by the Municipality at the places so selected in such a manner as to screen persons using the same and filth lying therein from the view of the persons passing by or residing in the neighbourhood and shall be kept clean and in proper order by the Municipality.
- 4. Rules to be general.—These rules shall be general for all the Municipalities.
- 5. Repeal and Savings.—Any rules corresponding to these rules in force immediately before the commencement of these rules and applicable to the Municipalities to whom these rules apply are hereby repealed:

Provided that any order made or action taken under the rules so repealed shall be deemed to have been made or taken under the corresponding provisions of these rules.

By order,
B. C. NEG1,
Secretary.

विकासक, हिमाचल प्रदेश रासकीय मुख्यालय, जिमला- 3 हारा मुहित तथा प्रकाशित ।